

Courtesy Copy

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE BEAR STEARNS COMPANIES, INC.
SECURITIES, DERIVATIVE, AND ERISA
LITIGATION

This Document Relates To:
Securities Action, No. 08 Civ. 2793 (RWS)

Collier Enterprises Management 401K Profit Sharing Plan; Valley Financial Group, LLLP; BGC II, LP; CE Diversified Financial, LLLP; Collier Family Office, Inc. 401K Plan; CH Motorcars, LLC 401K Plan; The Collier Foundation, Inc.; Collier Asset Group, L.P.; Inglis U. Collier Irrevocable Trust II; Laura Isabel Upperco Collier Trust; Miles C. Collier Rev. Trust U/A Dated 4/26/2002; Theresa A. Collier Rev. Trust U/A Dated 5/20/98; MCCEC, L.P.; MCC Financial Group, L.P.; Miles C. Collier Grantor Retained Annuity Trust Dated 12/14/00; MCC-PCM, Inc.; MCC-PCM, Inc. #2; PJC Financial Group, L.P.; Mill Park Foundation Inc.; Isabel Collier Read Irrevocable Trust Dated 12/29/81, as Amended; Isabel Collier Read Charitable Remainder Annuity Trust; Collier Asset Group 2007 Trust; William A. Read, Jr. Trust; Barron Gordon Collier V Trust; Barron G. Collier II Revocable Trust; Charlotte Wilk Collier Minority Trust U/A Dated 8/10/95; Parker J. Collier Rev. Trust U/A Dated 12/19/97; MPC-AJP, LLLP; MPC-PPW, LLLP; The Equestrian Center at Horse Creek, LLC 401K Plan; Auburn Foundation, Inc.; and Wyoming Philanthropic Trust Inc.,

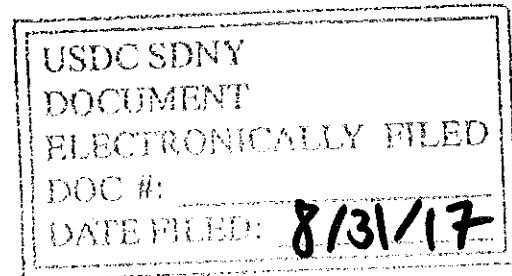
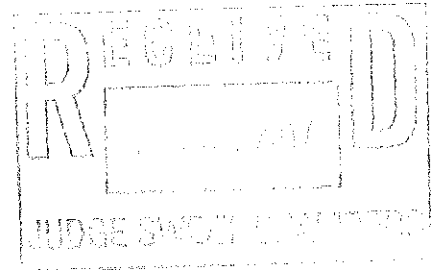
Plaintiffs,

v.

The Bear Stearns Companies LLC (F/K/A Bear Stearns Companies Inc.); Alan D. Schwartz; Samuel L. Molinaro, Jr.; James Cayne; Warren Spector; and Deloitte & Touche LLP,

Defendants.

Master File No.: 08 MDL 1963 (RWS)



Case No.: 14 Civ. 9440

NOTICE OF VOLUNTARY DISMISSAL
PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)

*Soordeep
Grewal
8.31.17*

Pursuant to F.R.C.P. 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiffs hereby give notice that Case No. 14 Civ. 9440 is voluntarily dismissed with prejudice against all Defendants.

Dated: August 30, 2017

By: /s/ Philip Korologos

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